1 2 3 4 5 6 7 8	Daniel C. Girard (State Bar No. 114826) Jordan Elias (State Bar No. 228731) Adam E. Polk (State Bar No. 273000) Simon S. Grille (State Bar No. 294914) GIRARD GIBBS LLP 601 California Street, Suite 1400 San Francisco, California 94108 Telephone: (415) 981-4800 dcg@girardgibbs.com je@girardgibbs.com aep@girardgibbs.com sg@girardgibbs.com			
9	Counsel for Plaintiffs			
10	[Additional Counsel on Signature Page]			
11				
12	UNITED STATES DISTRICT COURT			
13	NORTHERN DISTRICT OF CALIFORNIA			
14	SAN JOSE DIVISION			
15	DAMBICIA MEENG AMALEED AND AD		10 00001 NG	
16 17	PATRICIA WEEKS and WALEED ANBAR, on behalf of themselves and all others similarly situated,	Case No. 5:18-cv-00801-NC STIPULATION AND [PROPOSED] ORDER TO MODIFY FILING DATES		
18	Plaintiffs,			
19	V.	Judge:	Hon. Nathanael M. Cousins	
20	GOOGLE LLC,	Juage.	11011. Ivatilaliaci ivi. Cousilis	
21	Defendant.			
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1	Pursuant to Local Rules 6-2 and 7-12, Plaintiffs Patricia Weeks and Waleed Anbar ("Plaintiffs"				
2	and Defendant Google LLC ("Defendant") hereby stipulate and agree to the following:				
3	 Plaintiffs will file an Amended Complaint on or before April 11, 2018; 				
4	 Defendant will respond to the Amended Complaint on or before May 10, 2018; 				
5	 If Defendant moves to dismiss, Plaintiffs will file any opposition on or before June 6, 				
		dant moves to distinss, Fia	minims will the any opposition on or before fune o,		
6	2018; and				
7	• Defendant will file any reply on or before June 20, 2018.				
8	Defendant need not respond to Plaintiffs' existing Complaint.				
9	IT IS SO STIPULATED.				
10					
11	Dated: March 27, 2018	8	Respectfully submitted,		
12	2 00000 171012011 27, 2010		responding success,		
			By: /s/ Adam E. Polk		
13			Daniel C. Girard (State Bar No. 114826)		
14			Jordan Elias (State Bar No. 228731)		
15			Adam E. Polk (State Bar No. 273000) Simon S. Grille (State Bar No. 294914)		
			GIRARD GIBBS LLP		
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21			Benjamin F. Johns (pro hac vice)		
22			Andrew W. Ferich (pro hac vice)		
			Jessica L. Titler (pro hac vice)		
23			CHIMICLES & TIKELLIS LLP		
24			One Haverford Centre 361 West Lancaster Avenue		
			Haverford, PA 19041		
25			Tel: (610) 642-8500		
26			Email: bfj@chimicles.com		
27			awf@chimicles.com		
27			jt@chimicles.com		
28			Attornoug for Digintiffs		
	Attorneys for Plaintiffs STIDLILATION AND IDDODOSEDLOPDED TO MODIEV EILING DATES				
	i CTIDLII A	THAN AND IDDOODOGED	A COUNCO TEN MENTEV EILINES INVER		

1	Dated: March 27, 2018 By: /s/ Bobbie J. Wilson By: /s/ Bobbie J. Wilson			
2	Bobbie J. Wilson (State Bar No. 148317) Patrick S. Thompson (State Bar No. 160804)			
3	Mara Boundy (State Bar No. 287109) Nina Eisenberg (State Bar No. 305617)			
4	PERKINS COIE LLP 505 Howard Street			
5	Suite 1000			
6	San Francisco, CA 94105 Tel: (415) 344-7166			
7	Email: BWilson@perkinscoie.com			
8	PatrickThompson@perkinscoie.com MBoundy@perkinscoie.com			
9	NEisenberg@perkinscoie.com			
10	Attorneys for Defendant Google LLC			
11				
12	<u>ATTESTATION</u>			
13	Pursuant to Civil L.R. 5-1(i)(3), I hereby attest that concurrence in the filing of this document			
14	has been obtained from counsel for Defendant Google LLC.			
15				
16	Dated: March 27, 2018 /s/ Adam E. Polk			
17	Adam E. Polk			
18				
19	[PROPOSED] ORDER			
20				
21	PURSUANT TO STIPULATION, IT IS SO ORDERED.			
22				
23				
24	Dated:			
25	Hon. Nathanael M. Cousins United States Magistrate Judge			
26	United States Magistrate Judge			
27				
28				
	STIPLIL ATION AND IPROPOSEDLORDER TO MODIFY FILING DATES			

STIPULATION AND [PROPOSED] ORDER TO MODIFY FILING DATES CASE NO. 5:18-CV-00801-NC